

## **EXHIBIT C**

**Subject:** InfoW\Motion to Dismiss Chapter 11 Cases  
**Date:** Monday, May 23, 2022 at 8:25:59 PM Central Daylight Time  
**From:** Kyung S. Lee <klee@kslp11c.com>  
**To:** Marc Schwartz <mschwartz@schwartzassociates.us>, Christian Schwartz <cschwartz@schwartzassociates.us>, Harold Lee <hlee@schwartzassociates.us>

**Attachments:** InfoW\_MotiontoDismissChapter11Cases\_5\_23\_22\_8PM.docx

Everyone: Here is a first draft of the Motion to Dismiss the Chapter 11 Cases. Please review and provide me your comments. I would like to at least have in my mind know that we have done what we were supposed to have done as fiduciaries for the 3 debtors and have concluded with the CRO that dismissal is the route to go and is in the best interest of the Debtors, their estates and creditors.

I would like to file this Motion to Dismiss by Wednesday and skip the 341 Meeting of Creditors on Thursday, which will be more waste of fees and expenses of these 3 debtors for the CRO and his professionals.

**Kyung S. Lee**

*Kyung S. Lee PLLC*

**Pennzoil Place**

**700 Milam-Suite 1300**

**Houston, Texas 77002**

*Email: [klee@kslp11c.com](mailto:klee@kslp11c.com)*

**Cell: (713) 301-4751**

**Alternate Email: [kslee50@gmail.com](mailto:kslee50@gmail.com)**

Confidentiality Notice: The information contained in this communication is strictly limited to the recipient intended by the sender of this communication. This email, and any attachments, may contain confidential attorney-client privileged information and attorney work product. Unauthorized use, disclosure or copying of this communication or any part thereof is strictly prohibited and may be unlawful. If you have received this communication in error, please notify us immediately by return email and destroy this communication and all copies thereof, including all attachments. \*\*\*DISCLAIMER\*\*\* Per Treasury Department Circular 230: Any U.S. federal tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein.